

Jacob K. Danziger (SBN 278219)  
**ARENTOX SCHIFF LLP**  
44 Montgomery Street, 38th Floor  
San Francisco, CA 94104 United States  
Telephone: (734) 222-1516  
Facsimile: (415) 757-5501  
[jacob.danziger@afslaw.com](mailto:jacob.danziger@afslaw.com)

Beth A. Wilkinson (*pro hac vice*)  
Rakesh N. Kilaru (*pro hac vice*)  
Kieran Gostin (*pro hac vice*)  
Cali Arat (*pro hac vice*)  
Tamarra Matthews Johnson (*pro hac vice*)  
**WILKINSON STEKLOFF LLP**  
2001 M Street NW, 10th Floor  
Washington, DC 20036  
Telephone: (202) 847-4000  
Facsimile: (202) 847-4005  
[bwilkinson@wilkinsonstekloff.com](mailto:bwilkinson@wilkinsonstekloff.com)  
[rkilaru@wilkinsonstekloff.com](mailto:rkilaru@wilkinsonstekloff.com)  
[kgostin@wilkinsonstekloff.com](mailto:kgostin@wilkinsonstekloff.com)  
[carat@wilkinsonstekloff.com](mailto:carat@wilkinsonstekloff.com)  
[tmatthewsjohnson@wilkinsonstekloff.com](mailto:tmatthewsjohnson@wilkinsonstekloff.com)

Attorneys for Defendant  
NATIONAL COLLEGIATE ATHLETIC  
ASSOCIATION

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION**

# IN RE COLLEGE ATHLETE NIL LITIGATION

Case No. 4:20-cv-03919-CW

**[PROPOSED] ORDER REGARDING  
DEFENDANTS' ADMINISTRATIVE  
MOTION TO CONSIDER WHETHER  
PLAINTIFFS' MATERIALS SHOULD BE  
TEMPORARILY SEALED**

Judge: Hon. Claudia Wilken

1 Defendants filed an Administrative Motion to Consider Whether Plaintiffs' Material  
 2 Should be Sealed pursuant to Local Rule 79-5(f) in connection with Defendants' Supplemental  
 3 Motion for Leave to Submit Additional Authority in Support of Defendants' Opposition to Class  
 4 Certification. Having considered Defendants' Administrative Motion, the declarations submitted  
 5 in response thereto, and finding that there are compelling reasons to justify sealing the below  
 6 referenced material, **IT IS HEREBY ORDERED THAT** the Administrative Motion is  
 7 **GRANTED.**

8 The following text shall be filed under seal:

9	10 Portion Containing Confidential Information	11 Court's Ruling
12	Defendants' Supplemental Motion for Leave to Submit Additional Authority in Support of Defendants' Opposition to Class Certification at 1:21-22, 3:8, and 3:10.	13

14

15

**IT IS SO ORDERED.**

16

17

Dated: \_\_\_\_\_

By: \_\_\_\_\_

THE HON. CLAUDIA WILKEN  
United States District Judge

18

19

20

21

22

23

24

25

26

27

28